

Anti-Dumping Commission



Application for an

accelerated review of

anti-dumping measures

Form ADC1 - Application for an accelerated review of anti-dumping measures Anti-Dumping Commission

APPLICATION UNDER SECTION 269ZE OF THE CUSTOMS ACT 1901 FOR AN ACCELERATED REVIEW OF ANTI-DUMPING MEASURES

In accordance with section 269ZE of the *Customs Act 1901* (the Act), I request that the Commissioner of the Anti-Dumping Commission conduct an accelerated review of a dumping duty notice and/or countervailing duty notice (the notice(s)) insofar as it affects this exporter.¹

NB: Only a new exporter is eligible to apply for an accelerated review. A new exporter means that, in relation to goods the subject of an application for a dumping duty notice or countervailing duty notice or like goods, an exporter who did not export such goods to Australia at any time during the investigation period in relation to the application (ss 269ZE(1) and 269T(1) refers).

DECLARATION

I believe that the information contained in this application:

- provides reasonable grounds for an accelerated review of the dumping or countervailing duty notice(s) in so far as it relates to the applicant; and
- is complete and correct.

Name: Geoffrey Cantelo

Position: Advisor to PMB Aluminium Sdn Bhd

Company: Geoffrey Cantelo International Associates

Date: 1 February 2021

¹ All legislative references are to the Customs Act 1901.

Signature requirements

Where the application is made:

By a company - the application must be signed by a director, servant or agent acting with the authority of the body corporate.

By a joint venture - a director, employee, agent of each joint venturer must sign the application. Where a joint venturer is not a company, the principal of that joint venturer must sign the application form.

On behalf of a trust - a trustee of the trust must sign the application.

By a sole trader - the sole trader must sign the application.

In any other case - contact the Anti-Dumping Commission's (Commission's) client support section for advice.

NB: Where an application is made by an agent acting with authority on behalf of a company, joint venture, trust or sole trader, an authority to act letter must be provided with this application.

Assistance with the application

The Commission's client support section can provide information about dumping and countervailing procedures and the information required by the application form. Contact the team on:

Phone: 13 28 46 or +61 2 6213 6000 (outside Australia)

Fax: (03) 8539 2499 or +61 3 8539 2499 (outside Australia)

Email: clientsupport@adcommission.gov.au

Other information is available from the Commission's website at www.adcommission.gov.au.

Required information

- 1. Provide details of the current anti-dumping measure(s) the subject of this review application, including:
 - identify the notice(s) imposing measures that the applicant seeks an accelerated review of: and
 - a description of the goods to which the notice(s) relates.
- 2. Provide details of the name, street and postal address, of the applicant seeking the accelerated review;
- 3. Provide details of the name of a contact person, including their position, telephone number and facsimile number, and e-mail address;
- 4. Describe the applicant's role in the exportation of the goods (e.g. producer or manufacturer, distributor or trader of the goods);
- 5. Confirm that the applicant is a 'new exporter', meaning, in relation to goods the subject of an application for a dumping duty notice or countervailing duty notice or like goods, an exporter who did not export such goods to Australia at any time during the investigation period in relation to the application (ss 269ZE(1) and 269T(1) refers).
- 6. Confirm whether the applicant has previously applied for an accelerated review in relation to the notices the subject of this application.
- 7. Confirm whether the applicant is related to an exporter whose exports were examined in relation to the application for publication of the notice(s), and the nature of the relationship (s 269ZE(2)(b) refers).

In determining whether the applicant is an associate of an exporter whose exports were examined in relation to the application for publication of the notices(s), answer the following (s 269TAA(4) refers):

- (a) Are both natural persons? If yes:
 - (i) Are they members of the same family? Or;
 - (ii) Is one of them an officer or director of a body corporate controlled, directly or indirectly, by the other?
- (b) Are both body corporates? If yes:
 - (i) Are both of them controlled by a third person (whether or not a body corporate)? Or;
 - (ii) Do both of them together control, directly or indirectly, a third body corporate? Or;
 - (iii) Is the same person (whether or not a body corporate) in a position to cast, or control the casting of, 5% or more of the maximum number of votes that might be cast at a general meeting of each of them?
- (c) Is one of them, being a body corporate, directly or indirectly, controlled by the other (whether or not a body corporate)?
- (d) Is one of them, being a natural person, an employee, officer or director of the other (whether or not a body corporate)?
- (e) Are they members of the same partnership?

NB: Please include appropriate evidence in support of your view that the applicant is or is not related to another company whose exports were examined in relation to the application for publication of the notice(s) (i.e. during the original investigation). This should include an overview of your corporate structure, including entities that the applicant has an interest in and entities that have an interest in the applicant, list of directors and annual report(s) where applicable.

8. Provide a statement setting out the basis on which you consider the particular dumping or countervailing duty notice is inappropriate, so far as the applicant is concerned.

Impact of an all exporter review of measures

Where a review of measures applies to all exporters of the goods generally (that is, not a single exporter), the changes to the notice(s) that result from the review may apply to all relevant exporters of the goods, including past applicants for an accelerated review. This means that changes to a notice as an outcome of an all exporter review of measures may replace an earlier published outcome of an accelerated review.

Lodgement of the application

This application, together with the supporting evidence, must be lodged in the manner approved by the Commissioner under subsection 269SMS(2) of the Act. The Commissioner has approved lodgement of this application by either:

- preferably, email, using the email address clientsupport@adcommission.gov.au, or
- pre-paid post to:

The Commissioner of the Anti-Dumping Commission GPO Box 2013
Canberra ACT 2601. or

 facsimile, using the number (03) 8539 2499 or +61 3 8539 2499 (outside Australia)

Public Record

There is no legislative requirement to maintain a public record for accelerated reviews. However, in the interests of transparency, a public record for an accelerated review will be opened and accessible on the Commission's website at www.adcommission.gov.au. The public record will contain, among other things, a copy of the application, all submissions from interested parties and Commission reports.

At the time of making the application, the Commission requests both a confidential version (for official use only) and non-confidential version (public record) of the application be submitted. Please ensure each page of the application is clearly marked "FOR OFFICIAL USE ONLY" or "PUBLIC RECORD". The non-confidential application should enable a reasonable understanding of the substance of the information submitted in confidence, clearly showing the reasons for seeking the accelerated review, or, if those reasons cannot be summarised, a statement of reasons why summarisation is not possible. If you cannot provide a non-confidential version, contact the Commission's client support section for advice.

APPLICATION UNDER SECTION 269ZE OF THE CUSTOMS ACT 1901 FOR AN ACCELERATED REVIEW OF ANTI-DUMPING MEASURES

1. Antidumping measures

The antidumping measures the subject of this application are the antidumping measures imposed on 27 June 2017 on certain aluminium extrusions exported from Malaysia by 'all other exporters'. A copy of the dumping duty notice imposing the antidumping measures is **attached**, which dumping duty notice also describes the aluminium extrusions (**GUC**) on which the antidumping measures were imposed and their tariff classification (**DD Notice**).

1. Applicant & Contact Details

1.1 Applicant

PMB Aluminium Sdn Bhd Lot 6464, Balu 5 3/4 Jalan Kapar, Sementa, 42100. Klang, Selangor Darul Ehsan, Malaysia

1.2 Contact Details

Contact:

Mr Wei Ding PMB Aluminium Sdn Bhd Lot 6464, Balu 5 3/4 Jalan Kapar, Sementa, 42100. Klang, Selangor Darul Ehsan, Malaysia

Email: <u>dw@pressmetal.com.my</u>

Phone: +60 12 632 3310

Mr Paul Ingram Press Metal Aluminium (Australia) Pty Ltd 1012-1016 Canley Vale Rd Wetherill Park NSW 2164

Email: paul@pmaa.net.au Phone: +61 412 160 002

Consultant/Representative:

Mr Geoff Cantelo 14 Hawthorne St Ramsgate Beach NSW 2217

Email: geoff@cantelo.com.au Phone: +61 419 255 779

2. Applicant's role

The applicant is a producer of the GUC and became a producer of the GUC in late 2019 following a corporate reorganisation of the Press Metal corporate group, details of which have been provided to the Anti-Dumping Commissions. The applicant will become an exporter of the GUC to Australia in early 2021 following satisfaction of certain regulatory requirments in Malaysia.

The applicant notes that the Commission, in Review No. 544, cosidered that, following the corproate reorganisation within the Press Metal group of companies, the applicant became a 'new exporter' as that term is defined in s. 269T(1) of the *Customs Act 1901* and that, on and from Novmeber 2019, the applicant exported the GUC to Australia, either itself, or through an 'intermediary', namely, Press Metal Berhad (**PMB**).

As the Commission is aware, PMB and the applicant disagree with these views of the Commission and is challenging them in submissions to the Commission in Review No 544.

Notwithstanding that disagreement as to the applicant becoming an exporter of the GUC, the applicant will become an exporter of the GUC to Australia in early 2021 once certain regulatory approvals are obtained in Malaysia, as previously advised. Further, the applicant notes that the Commission states in its Dumping and Subsidy Manual (at p.172) that:

"The Commission does not require an applicant for an accelerated review to have already exported some minimum quantity of the goods to Australia. Article 9.5 of the ADA contains two conditions: that the exporter did not export the goods during the investigation period; and that it is not related to an exporter already subject to the duty. In the circumstances where there have been no exportations, any accelerated review will assess the normal value for the goods."

Accordingly, whether or not the applicant has exported the GUC at any time prior to the date of this application but after November 2019, it is not a condition of an application for, nor the conduct of, an accelerated review that an applicant must have exported the goods to which the applicant relates to Australia at any time prior to the applicantion.

3. Applicant is a 'new exporter'

The applicant is a 'new exporter', as that term is defined in s.269T(1) of the *Customs Act 1901*. The applicant did not at any time export the GUC to Australia during the investigation period in Investigation No. 362. The Commission is aware of that fact. The applicant notes, as indicated above, that the Anti-Dumping Commission stated in the Statement of Essential Facts published in Review No 544 that the applicant was a 'new exporter'.

4. Prior application for an accelrated review

The applicant confirms that it has at no time applied for an accelerated review under Division 6 of Part XVB of the *Customs Act 1901* in relation to the dumping duty notice the subject of this application or in connection with the antidumping measures imposed by that dumping duty notice.

5. Related bodies corporate

The applicant confirms that it is a related body corporate of PMB. A copy of the corporate structure showing the relationship between the applicant and PMB is **attached (Confidential Attachment)**.

Details of the relationship between the applicant and PMB were provided to the Commission in connection with Investigations Nos 540 and 541 and, consequently, the Commission is aware of that relationship.

PMB participated and fully cooperated in Investigation No 362. In that Investigation, PMB's exports of the GUC were determined not to being exported at dumped prices. Consequently, Investigation No 362 was terminated by the Anti-Dumping Commissioner in relation to PMB and its exports of the GUC to Australia are not subject to antidumping measures. A copy of the Anti-Dumping Notice (ADN 2017/74) announcing the termination of Investigation No 362 in relation to PMB is **attached**, as also is **attached** is a copy of the Commission's 'Dumping Commodity Register' that evidences this fact.

In addition, PMB and PMBA both cooperated with the Commission and provided relevant evidence in Investigations Nos 540 and 541, although those Investigations did not expressly involve PMBA. In making this application, PMBA will cooperate with the Commission in the review and, to the extent if necessary, as also will PMB.

6. Grounds for an accelerated review

The grounds for an accelerated review are that the antidumping measures that apply, or would apply, on exports of the GUC by the applicant do not reflect, or relate to, the export prices and/or normal values of exports of the GUC by the applicant and, therefore, consitute, or would consitute, an unreasoanbe tax on such exports by the applicant.

The antidumping measures that appy or would apply to exports of the GUC by the applicant are those imposed by the DD Notice at the 'all other exporters' rate of interim dumping duty of 16.7%. That rate does not and would not reflect the situation of the applicant's exports of the GUC to Australia as it was determined at a time when the applicant did not exist as a producer or exporter of the GUC.

For this reason alone, the antidumping measures imposed by the DD Notice on exports of the GUC by the applicant at the 'all other exporters' rate is inappropriate so far as the applicant is concerned. There is no basis to consider otherwise.

Further, because the antidumping measures do not relate to the export prices and/or normal values of the GUC exported, or to be exported, to Australia by the applicant they do not and cannot achieve their intended purpose of preventing material injury caused by 'dumping' of exports of the GUC to Australia by the applicant. Hence, the need to determine a separate, current rate of intereim duty for the applicant.

As the applicant did not export the GUC to Australia during the original investigation period, it did not participate in the original investigation and obtain an individual determination of its ascertained variable factors. Given the methods used to determine the ascertained variable factors for 'all other exporters' as set out in Report No 362, the antidumping measures imposed by the Minister in 2017 are clearly inappropriate and will hinder the applicant's ability to access the Australian market.

Consequently, the applicant requests the conduct of an accelerated review to determine variable factors based on its own exports of the GUC (if any at during the proposed review period), domestic sales of like goods, costs and other relevant financial information.

7. Miscellaneous – proposed review period

Consistent with the Commission's practice and policy, the applicant proposes that the period of inquiry for the purposes of the accelerated review be the most recent, full calendar year, namely, 2020, that is, from 1 January 2020 to 31 December 2020.

8. Queries

If the Commission has any questions or requires any further information regarding this application, please contact the applicant's consultant, details of whom are specified earlier above.



Anti-Dumping Commission

Customs Act 1901 - Part XVB

ANTI-DUMPING NOTICE NO. 2017/74

Certain aluminium extrusions

Exported to Australia from Malaysia and

the Socialist Republic of Vietnam

Termination of part of an investigation

Public notice under subsection 269TDA(15) of the Customs Act 1901

On 16 August 2016, I, Dale Seymour, the Commissioner of the Anti-Dumping Commission, initiated an investigation into the alleged dumping and subsidisation of certain aluminium extrusions (the goods) exported to Australia from Malaysia and the Socialist Republic of Vietnam (Vietnam), following an application lodged by Capral Limited under subsection 269TB(1) of the *Customs Act 1901* (the Act).

Public notice of my decision not to reject the application and to initiate the investigation was published on the Anti-Dumping Commission's (the Commission) website on 16 August 2016 (Anti-Dumping Notice (ADN) No. 2016/77 refers). This ADN is available at www.adcommission.gov.au.

As a result of my investigation, I am satisfied that in relation to the dumping investigation:

- for the goods exported to Australia by Press Metal Berhad (PMB) and Superb Aluminium Industries Sdn Bhd (Superb) from Malaysia, there was no dumping. Therefore I have terminated the investigation in accordance with subsection 269TDA(1)(b)(i) of the Act in so far as it relates to these exporters; and
- the dumping margin for the goods exported to Australia by LB Aluminium Berhad (LBA) and the category of 'residual exporters' from Malaysia was negligible (less than 2 per cent). Therefore I have terminated the investigation in accordance with subsection 269TDA(1)(b)(ii) of the Act in so far as it relates to these exporters.

In relation to the countervailing investigation, I am also satisfied that:

¹ Being Milleon Extruder Sdn Bhd, Genesis Aluminium Industries Sdn Bhd and Kamco Aluminium Sdn Bhd

- for the goods exported by PMB, LBA, Superb and the category of 'residual exporters' from Malaysia, a countervailable subsidy has been received in respect of some or all of those goods exported to Australia but it never, at any time during the investigation period, exceeded the negligible level of countervailable subsidy under subsection 269TDA(16). Therefore I have terminated the investigation in accordance with subsection 269TDA(2)(b)(ii) of the Act in so far as it relates to these exporters;
- for the goods exported by Mien Hua Precision Mechanical Co., Ltd (Mien Hua) from Vietnam a countervailable subsidy has not been received in respect of any of those goods exported to Australia. Therefore I have terminated the investigation in accordance with subsection 269TDA(2)(b)(i) of the Act in so far as it relates to Mien Hua; and
- for the goods exported by all exporters from Vietnam (except Mien Hua) a
 countervailable subsidy has been received in respect of some or all of those goods
 exported to Australia but it never, at any time during the investigation period,
 exceeded the negligible level of countervailable subsidy under subsection
 269TDA(16). Therefore I have terminated the investigation in accordance with
 subsection 269TDA(2)(b)(ii) of the Act in so far as it relates to these exporters.

In making the decisions to terminate part of this investigation, I have had regard to the application, submissions from interested parties concerning the publication of ADN 2016/77, Statement of Essential Facts (SEF) No. 362, submissions in response to that SEF, and other relevant information.

Termination Report No. 362, which sets out reasons for the termination decisions, including the material findings of fact and law upon which the decisions are based, has been placed on the Commission's public record at www.adcommission.gov.au.

The applicant may request a review of these decisions to terminate part of the investigation by lodging an application with the Anti-Dumping Review Panel in the approved form and manner within 30 days after the publication of this public notice.

Enquiries about this notice may be directed to the case manager on telephone number +61 3 8539 2418 or email at operations3@adcommission.gov.au.

Dale Seymour Commissioner Anti-Dumping Commission

24 May 2017

PUBLIC RECORD



Anti-Dumping Commission

Customs Act 1901 - Part XVB

Certain aluminium extrusions Exported to Australia from Malaysia and the Socialist Republic of Vietnam Findings in relation to a dumping investigation

Public notice under subsections 269TG(1) and (2) of the Customs Act 1901

Anti-Dumping Notice No. 2017/72

The Commissioner of the Anti-Dumping Commission (the Commissioner) has completed the investigation into the alleged dumping of certain aluminium extrusions (the goods) exported to Australia from Malaysia and the Socialist Republic of Vietnam (Vietnam).

The goods:

The goods the subject of the investigation are:

"Aluminium extrusions that:

- are produced by an extrusion process;
- are of alloys having metallic elements falling within the alloy designations published by The Aluminium Association commencing with 1, 2, 3, 5, 6 or 7 (or proprietary or other certifying body equivalents):
- have finishes being:
 - as extruded (mill);
 - mechanically worked
 - anodized; or
 - painted or otherwise coated, whether or not worked;
- have a wall thickness or diameter greater than 0.5 mm;
- have a maximum weight per metre of 27 kilograms; and
- have a profile or cross-section fitting within a circle having a diameter of 421 mm".

The goods are generally, but not exclusively, classified to the following tariff subheadings in Schedule 3 to the *Customs Tariff Act 1995*:

Tariff code	Statistical code	Unit	Description
7604.10.00	06	Kg	Non alloyed aluminium bars, rods and profiles
7604.21.00	07	Kg	Aluminium alloy hollow angles and other shapes
7604.21.00	80	Kg	Aluminium allow hollow profiles
7604.29.00	09	Kg	Aluminium alloy non hollow angles and other shapes
7604.29.00	10	Kg	Aluminium alloy non hollow profiles
7608.10.00	09	Kg	Non alloyed aluminium tubes and pipes
7608.20.00	10	Kg	Aluminium alloy tubes and pipes

Tariff code	Statistical code	Unit	Description
7610.10.00	12	Kg	Doors, windows and their frames and thresholds for doors
7610.90.00	13	Kg	Other

These tariff classifications and statistical codes may include goods that are both subject and not subject to this investigation. The listing of these tariff classifications and statistical codes are for convenience or reference only and do not form part of the goods description.

The Commissioner reported his findings and recommendations to me in *Anti-Dumping Commission Report No. 362* (REP 362). REP 362 outlines the investigation carried out and recommends the publication of a dumping duty notice in respect of the goods. I have considered REP 362 and accepted the Commissioner's recommendations and reasons for the recommendations, including all material findings of fact or law on which the Commissioner's recommendations were based, and particulars of the evidence relied on to support the findings. This report is available at www.adcommission.gov.au.

The method used to compare export prices and normal values to determine whether dumping has occurred and to establish the dumping margin for the exporters listed below was to compare the weighted average of export prices with the weighted average of corresponding normal values over the investigation period pursuant to subsection 269TACB(2)(a) of the *Customs Act 1901* (the Act).

Particulars of the dumping margins determined and how normal values and export prices were established under the Act are specified in the table below.

Country	Exporter	Export Price	Normal Value	Dumping Margin
Malaysia	Uncooperative and all other exporters	269TAB(3)	269TAC(6)	13.0%
Vietnam	East Asia Aluminium Company Ltd	269TAB(1)(a)	269TAC(1)	7.7%
	Mien Hua Precision Mechanical Co., Ltd			11.6%
	Global Vietnam Aluminium Co., Ltd			18.0%
	Uncooperative and All Other Exporters	269TAB(3)	269TAC(6)	34.9%

I, CRAIG LAUNDY, Assistant Minister for Industry, Innovation and Science and the Parliamentary Secretary to the Minister for Industry, Innovation and Science, have considered, and accepted, the recommendations of the Commissioner, the reasons for the recommendations, the material findings of fact on which the recommendations are based and the evidence relied on to support those findings in REP 362.

I am satisfied, as to the goods that have been exported to Australia, that the amount of the export price of the goods is less than the normal value of those goods and because of that, material injury to the Australian industry producing like goods would or might have been caused if security had not been taken. Therefore under subsection 269TG(1) of the Act, I <u>DECLARE</u> that section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* (the Dumping Duty Act) applies to:

- (i) the goods; and
- (ii) subject to section 45 and subsection 269TN(2) of the Act, like goods that were exported to Australia from Malaysia and Vietnam for home consumption on or after 19 October 2016, which is when the Commonwealth took securities following the Commissioner's Preliminary Affirmative Determination (PAD) published on 17 October 2016 under section 269TD of the Act, but before the publication of this notice.

I am also satisfied that the amount of the export price of like goods that have already been exported to Australia is less than the amount of the normal value of those goods, and the amount of the export price of like goods that may be exported to Australia in the future may be less than the

¹ On 19 July 2016, the Prime Minister appointed the Parliamentary Secretary to the Minister for Industry, Innovation and Science as the Assistant Minister for Industry, Innovation and Science. For the purposes of this decision the Minister is the Parliamentary Secretary to the Minister for Industry, Innovation and Science.

normal value of the goods and because of that, material injury to an Australian industry producing like goods has been caused. Therefore under subsection 269TG(2) of the Act, I <u>DECLARE</u> that section 8 of the Dumping Duty Act applies to like goods that are exported to Australia after the date of publication of this notice.

This declaration applies in relation to all exporters of the goods and like goods from Malaysia (except from Press Metal Berhad, Superb Aluminium Industries Sdn Bhd, LB Aluminium Berhad, Milleon Extruder Sdn Bhd, Genesis Aluminium Industries Sdn Bhd and Kamco Aluminium Sdn Bhd) and Vietnam.²

The considerations relevant to my determination that dumped goods have materially injured the Australian industry are the size of the dumping margins, the effect of dumped imports on prices in the Australian market in the form of price undercutting and the consequent impact on the Australian industry including:

- price depression;
- price suppression;
- reduced profits and profitability; and
- · reduced capital expenditure.

In making my determination, I have considered whether the Australian industry is being injured by a factor other than the exportation of dumped goods, and I have not attributed injury due to other factors to the exportation of those dumped goods.

Interested parties may seek a review of this decision by lodging an application with the Anti-Dumping Review Panel, in accordance with the requirements in Division 9 of Part XVB of the Act, within 30 days of the publication of this notice.

Particulars of the export prices, non-injurious prices and normal values of the goods (as ascertained in the confidential tables to this notice) will not be published in this notice as they may reveal confidential information.

Clarification about how measures and securities are applied to 'goods on the water' is available in ACDN 2012/34, available at www.adcommission.gov.au.

REP 362 and other documents included in the public record may be examined at the Anti-Dumping Commission office by contacting the case manager on the details provided below. Alternatively, the public record is available at www.adcommission.gov.au.

Enquiries about this notice may be directed to the case manager on telephone number +61 3 8539 2447, fax number +61 3 8539 2499 or email at operations3@adcommission.gov.au.

Dated this

22" day of Jul

2017

CRAIG LAUNDY

Assistant Minister for Industry, Innovation and Science Parliamentary Secretary to the Minister for Industry, Innovation and Science

² The Commissioner terminated the dumping investigation insofar as it related to these exporters from Malaysia. Anti-Dumping Notice 2017/74, available on the Anti-Dumping Commission's website, refers.

Dumping Commodity Register

Aluminium Extrusions

Exported from the People's Republic of China, the Socialist Republic of Vietnam and Malaysia

Document release date	Brief description of change(s)
25 September 2019	Addition of measures for Foshan Minghua Doors & Windows Aluminium Co. Ltd following completion of accelerated review 514.
30 September 2019	Amendment of measures for Guangdong Zhongya Aluminium, Kam Kiu Aluminium Extrusion and PanAsia Aluminium following ADRP decision for review 482.
17 December 2019	Addition of Exemption No 6 of 2019
12 February 2020	Addition of measures for Foshan Lyqiang Metal Product following completion of accelerated review 530.
14 February 2020	Amendments of interim dumping duty and revocation of interim countervailing duty for Everpress Aluminium Industries following completion of review 509.
31 March 2020	Addition of measures for Premium Aluminium (M) Sdn Bhd following completion of accelerated review 534.
28 October 2020	Amendments to measures on China following Continuation Inquiry 543
10 December 2020	Addition of securities for Malaysia following publication of PAD 540 and 541

Note:

DCRs notify the outcomes of finalised investigations and should be read in conjunction with any relevant current investigations, such as reviews and inquiries. Please refer to the <u>Cases</u> page on the website to locate any current information for this commodity.

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Question	Response
1. What countries do measures apply to?	Measures currently apply to goods from the People's Republic of China (China), the Socialist Republic of Vietnam and Malaysia.
	On 27 June 2017, with an effective date of 28 June 2017, anti-dumping measures in the form of IDD were imposed on aluminium extrusions exported from Vietnam. Anti-dumping measures in the form of IDD and ICD were also imposed on aluminium extrusions exported from Malaysia. For more information refer to Final Report REP 362 and Anti-Dumping Notice 2017/72 and 2017/73.
	On 29 October 2018, with an effective date of 16 October 2017, anti-dumping measures in the form of IDD and ICD were varied to include additional exporters from Malaysia, Thailand and Taiwan following an anti-circumvention inquiry of the measures. For other exporters not listed from Thailand and Taiwan, the exemption type 'SUPPLIER' applies. For more information refer to the Final Report REP 447 and Anti-Dumping Notice 2018/155.
	On 12 October 2020, with an effective date 28 October 2020, anti-dumping measures in the form of IDD and ICD were amended on aluminium extrusions exported from China following a continuation of measures. For more information refer to the Final Report REP 543 and Anti-Dumping Notice 2020/103. (original Final Report REP 148 and Australian Customs Dumping Notice 2010/40).
	On 9 December 2020, with an effective date 10 December 2020, anti-dumping measures in the form in the form of dumping securities (DSA) were imposed on aluminium extrusions (Mill and Surface Finished) exported from Malaysia by certain exporters. For more information refer to the Statement of Essential Facts <u>SEF 540</u> and <u>SEF 541</u> & Anti-Dumping Notices <u>2020/142</u> and <u>2020/143</u> .
2. What types of aluminium extrusions are subject to anti-dumping measures?	The goods subject to measures include: Aluminium extrusions produced via an extrusion process, of alloys having metallic elements falling within the alloy designations published by The Aluminium Association commencing with 1, 2, 3, 5, 6 or 7 (or proprietary or other certifying body equivalents), with the finish being as extruded (mill), mechanical, anodized or painted or otherwise coated, whether or not worked, having a wall thickness or diameter greater than 0.5 mm, with a maximum weight per metre of 27 kilograms and a profile or cross-section which fits within a circle having a diameter of 421 mm.
	The goods include aluminium extrusion products that have been further processed or fabricated to a limited extent, after aluminium has been extruded through a die. Aluminium extrusion products that have been painted, anodised, or otherwise coated, or worked (e.g. precision cut, machined, punched or drilled) fall within the scope of the goods.

2. What types of aluminium extrusions are subject to anti-dumping measures? (continued)

The following descriptions are excluded from measures as a result of, exemption type "GOODS" applies:

The goods do not extend to intermediate or finished products that are processed or fabricated to such an extent that they no longer possess the nature and physical characteristics of an aluminium extrusion, but have become a different product.

For more information about the description of the goods subject to measures, please refer to the Final Report REP 543 and 362.

The table below provides guidance to importers and brokers to assist in the categorisation of aluminium extrusions into the types covered by interim duties (GUC), and those not covered (Non GUC). In most cases, extrusions classified to headings 7604 or 7608 would be subject to IDD and/or ICD. Importers should use the table to categorise their goods and decide whether dumping and countervailing duties apply.

	< Goods Under C	onsideration (GUC) >	< Non GUC >			
1	2	3	4	5	6	7
Aluminium extrusions	Aluminium extrusions with minor working	Aluminium extrusions that are parts intended for use in intermediate or finished products	Aluminium extrusions that are themselves finished products	Unassembled products containing aluminium extrusions	Intermediate or partly assembled products containing aluminium extrusions	Fully assembled finished products containing aluminium extrusions
			Example	5		
Mill finish, painted, powder coated, anodised, or otherwise coated aluminium extrusions	Precision cut, machined, punched or drilled aluminium extrusions	Aluminium extrusions designed for use in a door or window	Carpet liner, fence	Kits that, at time of import, comprise all necessary parts to assemble finished goods. For example, shower frame kits, window frame kits, unassembled unitised curtain walls	Unglazed window or door frames	Windows, doors

Ministerial Exemption Instrument No 5 of 2017 effective from 7 November 2016.

• Extruded aluminium tubes manufactured from aluminium, alloy designation 6061 with a T6 temper designation, with an outside diameter of 140mm, wall thickness of 1.8mm and a length of 5000mm.

Ministerial Exemption Instrument No 6 of 2019 effective from 19 June 2019.

- The exemption goods are aluminium channel made from alloy and temper designations 7005 T593 of the following dimensions:
 - \circ 105 mm x 50 mm channel at 3.4 metres long, with a flange thickness of 7 mm and wall thickness of 4 mm.
 - o 125 mm x 50 mm channel at 3.4 metres long, with a flange thickness of 8 mm and wall thickness of 4 mm.

2. What types of aluminium extrusions are subject to anti-dumping measures? (continued)

- o 150 mm x 50 mm channel at 3.4 metres long, with a flange thickness of 8 mm and wall thickness of 4.5 mm.
- o 160 mm x 60 mm channel at 3.4 metres long, with a flange thickness of 9 mm and wall thickness of 6 mm.
- The exemption goods are aluminium flat bar made from alloy and temper designations 7005 T593 of dimensions 160 mm x 10 mm flat bar at 4 metres long.
- The exemption goods are aluminium angle line made from alloy and temper designations 7005 T593 of the following dimensions:
 - o 38.1 mm x 38.1 mm x 4.75 mm angle at 6 metres long.
 - o 40 mm x 40 mm x 6 mm angle at 6 metres long.
 - o 50.8 mm x 50.8 mm x 6.35 mm angle at 6 metres long.
 - o 63.5 mm x 63.5 mm x 6.35 mm angle at 6 metres long.
 - o 76.2 mm x 76.2 mm x 6.35 mm angle at 6 metres long.

For more information about the Ministerial Exemption Instrument please refer to Reports EX0074, EX0075 and EX0076

Please Note:

- 1. When importing goods into the country importers are required to self-assess whether the imported goods meet the goods description outlined above and whether anti-dumping measures apply.
- 2. The Anti-Dumping Commission is not in a position to provide advice on whether certain goods meet the description above.
- 3. The use of exemption types is subject to monitoring by the Anti-Dumping Commission (the Commission) and the Australian Border Force (ABF).

3. How much IDD, ICD or DSA will an importer have to pay?

<u>IDD – all exporters, DSA – Malaysia - Superb Aluminium, Milleon Extruder, LB Aluminium and Kamco Aluminium</u>

From Except
China, Vietnam, Malaysia Guangdong Jiangsheng Aluminium (China)
Yun Sin Enterprise (Taiwan) Guangdong Zhongya Aluminium (China)

Siam Industrial Supplies (Thailand) Press Metal (Malaysia)

V-PowerBiotech (Thailand) Genesis Aluminium Industries (Malaysia)

Foshan ZP Aluminium (Thailand)

IDD/DSA is in the form of a fixed and variable measure. The total IDD/DSA liability is calculated as follows:

- fixed component of IDD/DSA: dumping export price (DXP) or ascertained export price (AEP), whichever is the greatest, multiplied by the applicable IDD/DSA ad valorem duty rate; **plus**
- variable component of IDD/DSA: the amount, if any, by which the DXP is lower than the AEP.

	IDD – Floor Price IDD is in the form of a floor price measure. The total IDD liability is the amount by which the DXP is lower than the floor price.							
3. How much IDD, ICD or DSA will an importer have to pay? (continued)	ICD – all exporters From China, Malaysia Yun Sin Enterprise (Taiwan) Siam Industrial Supplies (Thailand) V-PowerBiotech (Thailand) Foshan ZP Aluminium (Thailand)	Except Guangdong Jiangsheng Aluminium (China) Guangdong Zhongya Aluminium (China) Milleon Extruder (Malaysia) Kamco Aluminium (Malaysia) LB Aluminium (Malaysia) Press Metal (Malaysia)	Genesis Aluminium Industries (Malaysia) Superb Aluminium Industries (Malaysia)					
4. Example of how to calculate the IDD and ICD liability	ICD liability is calculated by multiplying the DXP by the ICD ad valorem duty rate. Fixed and variable measures The following is an example of how to calculate the IDD and ICD liability. DXP = AUD \$1,000 (Free-On-Board (FOB), cash) AEP = AUD \$2,000 (FOB, cash) IDD ad valorem rate = 10% ICD ad valorem rate = 15% IDD liability Fixed component of IDD: The higher of the DXP (\$1,000) or AEP (\$2,000) multiplied by the IDD ad valorem rate (10%) \$2,000 (AEP) x 10% = \$200 Variable component of IDD: The amount, if any, by which the DXP (\$1,000) is lower than the AEP (\$2,000) \$2,000 - \$1,000 = \$1,000 Total IDD liability: \$1,200 (\$200 + \$1,000)							
	ICD liability: The DXP (\$1,000) multiplied by the ICD ad valorem rate (15%): \$1,000 x 15% = \$150							

5. What is the dumping export price (DXP) and how do I calculate it?

The DXP refers to the actual export price of the exported goods. The DXP should reflect the total export (invoice) price of the goods being entered, not the unit price of the goods.

The DXP should be recorded on the relevant Full Import Declaration for the goods in the same terms as the AEP for the goods. Calculating the DXP may involve adjusting the actual export invoice price of the goods to the terms specified for the AEP.

For example, if the AEP terms are "FOB, cash" and the actual invoice terms of the goods are "CIF, 60 days, packed", the following adjustments will need to be made in order to calculate the DXP at FOB, cash level.

- step 1 an adjustment for interest on credit terms will need to be made; and
- step 2 the overseas freight and insurance components will need to be subtracted from the export invoice price.

Where suitable evidence cannot be proffered by the importer of the interest rate, then 1.0% per month (0.033% per day) should be applied to the actual invoice price credit terms.

An example of adjusting for credit and incoterms is provided below:

- Invoice terms = CIF, 60 days
- Specified terms = FOB, cash
- Export price invoice amount = \$1,000
- Marine insurance and ocean freight amount = \$100

Step 1 - adjust for credit terms

- 1. 1% per month interest rate should be applied to the invoiced price credit terms (i.e. 30 days = 1%)
- 2. If the invoiced CIF, 60 days price is \$1,000, then the CIF, cash price = \$980 (\$1,000 less 2%)

Step 2 - adjust for incoterms

- 3. Adjust for freight and insurance to calculate DXP at FOB, cash equivalent
- 4. CIF, cash price of \$980 minus freight and insurance amount of \$100 = \$880
- 5. The DXP price = \$880 FOB, cash

6. What information is needed to complete an import declaration for goods subject to measures?	The information required by an importer or Customs broker to complete an import declaration for goods subject to IDD is: DXP; Dumping Specification Number (DSN) or exemption type (where appropriate); Country (this is usually country of origin or export country); Tariff classification and statistical code; Exporter / supplier; and Quantity. Please see below to determine which DSN applies to the exporter of your goods.
7.How do I lodge an entry for goods subject to dumping security?	Goods subject to DSA, must be entered using the DSN shown below. Importers/brokers will need to complete and submit a dumping security undertaking form when lodging an entry for goods subject to these measures. Importers and Customs brokers should contact the National Temporary Imports and Securities section of the Australian Border Force at NTIS@abf.gov.au to obtain and lodge the undertaking form and for further information relating to the operation of securities.

The following DSNs apply to goods exported from China and entered for home consumption on or after 28 October 2020.

Exporter	CCID	Measure	Effective Rate of Duty	Ascertained Export Price	Export Terms	DSN
China						
Guangdong Jiangsheng Aluminium Co Ltd (formerly known as) <u>Tai Ao Aluminium Tai Shan Co Ltd</u> Supplied directly	CFJ4473469A CCE6997349W	Fxempt				
Guangdong Jiangsheng Aluminium Co Ltd (formerly known as) Tai Ao Aluminium Tai Shan Co Ltd Supplied through: Phoenix Endeavour Ltd; HDLS (HK) Ltd; Xiamen Juncheng Trade Co. Ltd; or Guangzhou Yuexin Mechanical & Electrical Equipment Co. Ltd;	CFK9467449N CEC3993464A	Importers entering goods manufactured by Guangdong Jiangsheng Aluminium and supplied indirectly through these traders are to use this DSN. A zero duty liability				164
Guangdong Zhongya Aluminium Company Ltd Supplied directly	CEL9644346C		ı	Exempt		
Guangdong Zhongya Aluminium Company Ltd Supplied through: Zhongya Shaped Aluminium HK Holding Ltd; or Alexander Steel Fabrication Limited	CCE3446434L CFE6446339X	i - L Guangdong Zhongya Aluminium Company and				181

The following DSNs apply to goods exported from China and entered for home consumption on or after 28 October 2020.

Exporter	CCID	Measure	Effective Rate of Duty	Ascertained Export Price	Export Terms	DSN		
China (continued)								
Guangdong Jinxiecheng Al Manufacturing Co Ltd Supplied directly or through: Foshan Nanhai Newtime Trading Co., Ltd; or Foshan Everbright Import and Export Co. Ltd; or Guangdong Nenking Import and Export Co. Ltd; or Foshan Chan Seng Import and Export Co., Ltd.	CEL4673763R CEL4396669W CEL4663369A CFH9644493A CEA6643777N	IDD (Floor Price) & ICD	N/A	Confidential	FOB, cash	191		
Goomax Metal Co. Ltd Fujian	CFE7673393F	IDD (Floor Price) & ICD	1.0%	Confidential	FOB, cash	192		
Tai Shan City Kam Kiu Aluminium Extrusion Co Ltd Supplied directly or through: Kam Kiu Aluminium Products Sdn Bhd; or Kam Kiu (Hong Kong) Limited	CCP3976393R CCE7444964M CCE9997444C CCF4779493P	IDD & ICD	25.6%	Confidential	FOB, cash	193		
PanAsia Aluminium (China) Limited Supplied directly or through: PanAsia Aluminium (Macao Commercial Offshore) Ltd; or Opal Macao Commercial Offshore Limited	CCP7733374Y CCT9974764M CEA4736366H CCX3667779Y	IDD & ICD	70.3%	Confidential	FOB, cash	194		
Foshan City Sanshui Yongya Aluminium Co., Ltd Supplied directly or through Foshan Xing Yi Import and Export Co. Ltd Xiamen Yonglong Xiang Trade Co., Ltd	CFN3963963K CFP9446466L CFR3636734E	IDD (Floor Price) & ICD	N/A	Confidential	EXW, cash	195		
Residual exporters See Q&A item 8 for list of exporters and suppliers		IDD & ICD	11.5 %	Confidential	FOB, cash	196		
All other Exporters		IDD & ICD	77.4%	Confidential	FOB, cash	197		

- 1. IDD, ICD ad valorem duty rates, floor price and AEP are considered confidential. Please see below on how importers can request the rates.
- 2. The actual duty liability may be higher than the effective rate of duty published due to the variable component of IDD.

The following DSNs apply to goods from Vietnam and entered for home consumption on or after 28 June 2017.

Exporter	CCID	Measure	Effective Rate of Duty	Ascertained Export Price	Export Terms	DSN		
Vietnam								
Global Vietnam Aluminium Co., Ltd	CFE6636673E CFF6977797X	IDD	18.0%	Confidential	FOB, cash	125		
East Asia Aluminium Company Ltd Supplied directly or through New Century South Corporation Perfect Gateway Enterprises Ltd	CEM3433697E CEK9496944M CFW3474373E CGC4496699R	IDD	7.7%	Confidential	FOB, 90 Days	126		
Mien Hua Precision Mechanical Co., Ltd Supplied directly or through Legend Power Enterprises Ltd (Taiwan); or Blue Pacific Corporation	CCY9496639A CFA3364346F CFF4647449N CCE6779764J CEX3647797G	IDD	11.6%	Confidential	FOB, cash	127		
All other Exporters		IDD	34.9%	Confidential	FOB, cash	128		
Malaysia								
Genesis Aluminium Industries Sdn Bhd Supplied directly or through Sigma Extrusions (M) Sdn Bhd	CEF7463343P CFN9766674F			Exempt				
Press Metal Bhd Supplied directly or through Sapa Singapore Holdings Pte Ltd; or Sapa Building Systems South East Asia; Hydro Holdings Singapore Pte Ltd	CCC6767339L CET6363736A CEW4674976K CFM6633633A			Exempt				

Exporter	CCID	Measure	Effective Rate of Duty	Ascertained Export Price	Export Terms	DSN
Malaysia (cont.)						
Zinaco Industrial and Hardware Industries Ltd ¹	CEK4796966L	IDD & ICD	64.4%	Confidential	FOB, cash	155
Foshan ZP Aluminium Co. Ltd ¹	CFN6479499G CFJ7644749A CFF4693346L	IDD & ICD	64.4%	Confidential	FOB, cash	156
Alumac Industries Sdn Bhd	CCE9434776K CEW3666933T	IDD (Floor Price)	N/A	Confidential (Floor Price)	FOB, cash	176
Premium Aluminium (M) Sdn Bhd	CFT9977676G	IDD (Floor Price) & ICD	N/A	Confidential (Floor Price)	FOB, cash	190
Everpress Aluminium Industries Sdn Bhd	CEN9663343Y CCE9799967L	IDD (Floor Price)	N/A	Confidential (Floor Price)	FOB, cash	188
All other Exporters		IDD & ICD	16.2%	Confidential	FOB, cash	129

- 1. These measures only apply to the named exporters entered for home consumption on or after 16 October 2017 following the completion of an anti-circumvention inquiry. Please see Anti-Dumping Notice 2018/155 for further information.
- 2. IDD, ICD ad valorem duty rates, floor price and AEP are considered confidential. Please see below on how importers can request the rates.
- 3. The actual duty liability may be higher than the effective rate of duty published due to the variable component of IDD.

The following DSN apply to goods, both Mill and Surfaced Finished, exported from **Malaysia** by the exporters named below and entered for home consumption on or after **10 December 2020**.

Exporter	CCID	Measure	Ascertained Export Price	Export Terms	Finish	Effective Rate of Security	DSN		
Malaysia (cont.)									
Superb Aluminium Industries Sdn Bhd	CFA7644696J	DSA Confidential		Confidential FOR cash		EXEMPT			
Superb Aluminium Industries Sdn Bhd	CEG6967936T	DSA	Confidential FOB, cash	FOB, Casii	Surface	12.8%	204		
LB Aluminium Bhd Supplied directly or through Breezway Malaysia Sdn Bhd; or	CCC9737396M CCJ3794374P CFG4769947T CCY4697433J	DSA	Confidential	FOB, 30	Mill	4.9%	200		
Starke Group Ltd;	CCG3633964T 72039464649 CFK4337436T		Confidential	Connidential	Comucinia	days	Surface	2.6%	201
Milleon Extruder Sdn Bhd	CEG6349699P	DSA	Confidential	FOB, 30	Mill	13.1%	202		
	CEK7977936X	DSA	Comidential	days	Surface	6.1%	203		
Kamco Aluminium Sdn Bhd	CCE9749674C	DSA	Confidential	FOB, 45 days	Mill Surface	13.2% 18.5%	198 199		

- 1. DSA duty rates and AEP are considered confidential. Please see below on how importers can request the rates.
- 2. The actual duty liability may be higher than the effective rate of duty published due to the variable component of DSA.

The following DSNs apply to goods from Thailand and Taiwan and entered for home consumption on or after 16 October 2017.

Exporter	CCID	Measure	Effective Rate of Duty	Ascertained Export Price	Export Terms	DSN
Thailand ¹						
Foshan ZP Aluminium Co. Ltd	CFN6479499G CFJ7644749A CFF4693346L	IDD & ICD	64.4%	Confidential	FOB, cash	157
Bay Enterprise Co. Ltd	CFJ4637969F	IDD & ICD	64.4%	Confidential	FOB, cash	158
Siam Industrial Supplies Ltd	CFJ6393364L	IDD & ICD	64.4%	Confidential	FOB, cash	159
V-Power Biotech Ltd	CFH7467979R	IDD & ICD	64.4%	Confidential	FOB, cash	160
Taiwan ¹	·					
Yun Sin Enterprise Co. Ltd	CFH9373479G	IDD & ICD	64.4%	Confidential	FOB, cash	161

- 1. These measures only apply to the named exporters entered for home consumption on or after 16 October 2017 following the completion of an anti-circumvention inquiry. For other exporters not listed from Thailand and Taiwan, the exemption type 'SUPPLIER' applies. Please see Anti-Dumping Notice 2018/155 for further information.
- 2. IDD, ICD ad valorem duty rates, floor price and AEP are considered confidential. Please see below on how importers can request the rates.
- 3. The actual duty liability may be higher than the effective rate of duty published due to the variable component of IDD.

9. Which exporters and associated suppliers are considered residual exporters/suppliers?

The following residual exporters from China are subject to DSN 196 as described above.

Exporter	Supplied by	CCID
Foshan City Nanhai Yongfeng Aluminium Co. Ltd	Same	CCN3347347W
Foshan JMA Aluminium Co Ltd	JMA HK Company Limited	CEL7937947T CCW4934349E CEW9699399J CCG6634366G
Fujian Minfa Aluminium Inc.	Same	CCJ3676734G
Foshan Yatai PVC and ALU Co. Ltd	Fo Shan Heng He Import and Exporter Trading Co. Ltd	CEP7373793P CER9437694Y
Guang Ya Aluminium Industries Co Ltd	Same	CCT3446763W
Guangdong JMA Aluminium Profile Factory (Group) Co Ltd	Same	CEL4666664R
Guangdong Xingfa Aluminium Co Ltd	Xingfa Aluminium (Hong Kong) Limited Guangzhou Parkson Logistics Services Co Ltd Guangdong Metals & Minerals Import & Export (Group) Corp	CCT7639674X CCL4663433G CCW6444399E CEG6977673C
Guangdong Huachang Aluminium Factory Co. Ltd	Same	CCJ6397766Y
Press Metal International Ltd	Same	CCK6444394Y
Foshan Lvqiang Metal Product Co Ltd	Ansun Trading Pty Ltd	CGA9769734E CFY9494744L
Fujian Fenan Aluminium Co Ltd	Same	CEK7337674G
Guangdong Golden Aluminium Co Ltd	Same	CGG9444793T
Guangdong Xingiu Aluminium Co Ltd	Same	CFY7749469T
Guangdong Weiye Aluminium Factory Co Ltd	Same	CCK6394664G

10. How do I find out the confidential rate and ascertained export price for my exporter?

The IDD/DSA ad valorem rate, floor price and the AEP for each DSN are considered confidential and will not be published.

Importers of these goods may be provided with the confidential IDD ad valorem rate and the AEP, however the onus is on the importer to substantiate their commercial relationship with an exporter/supplier of their goods by providing evidence of:

- A previous trading history with a nominated exporter/supplier of the goods. Evidence of a trading history would take the form of at least commercial invoices, packing list and bills of lading from previous shipments. Additional documentation may be requested by the Commission; or
- In the absence of a trading history, an offer or a quotation from an exporter/supplier of goods subject to dumping/countervailing measures. The offer or quotation must be on the exporter/supplier's company letterhead emails will not generally be accepted.

Requests and evidence should be sent to clientsupport@adcommission.gov.au

Please note:

- 1. Any requests for the confidential information that do not include sufficient evidence as outlined above will be rejected.
- 2. Only as much of the confidential information as is necessary to enter the goods will be provided.

The ABF will conduct monitoring of imports subject to anti-dumping measures consistent with its published policy.

11. Are there any exporters exempt from anti-dumping measures?

All exporters and suppliers of aluminium extrusions from China are subject to IDD except Guangdong Jiangsheng Aluminium and Guangdong Zhongya Aluminium.

All exporters and suppliers of aluminium extrusions from China are subject to ICD except Guangdong Jiangsheng Aluminium and Guangdong Zhongya Aluminium.

All exporters and suppliers of aluminium extrusions from Vietnam are subject to IDD. All exporters and suppliers of aluminium extrusions from Malaysia are subject to IDD and ICD or DSA except Press Metal and Genesis Aluminium.

Bay Enterprise, Siam Industrial Supplies, V-PowerBiotech and Foshan ZP Aluminium from Thailand and Yun Sin Enterprise from Taiwan, are subject to both IDD and ICD following the completion of an anti-circumvention inquiry.

The 'all other exporters' rate of IDD and ICD will apply to exported goods unless an importer has evidence that the goods are being supplied either directly by a named exporter or through a linked supplier.

12. How long are the
measures in place for?

The measures have been imposed for five years, unless revoked earlier.

For aluminium extrusions from China the measures are in place until 28 October 2025. For aluminium extrusions from Malaysia and Vietnam measures are in place until 27 June 2022.

13. What tariff classifications and statistical codes are covered by the anti-dumping measures?

Goods are generally, but not exclusively, classified to the tariff classifications and associated statistical codes below:

Tariff Classification	Statistical code		
7604.10.00	06		
7604.21.00	07, 08		
7604.29.00	09, 10		
7608.10.00	09		
7608.20.00	10		
7610.10.00	12		
7610.90.00	13		

These tariff classifications and statistical codes may apply to goods which are not subject to measures, may change because of amendments to the Working Tariff or the subject goods may be imported under tariff classification numbers that are not listed.

The listing of this tariff classification and statistical code is for convenience or reference only and does not form part of the goods description. Please refer to the goods description for authoritative detail regarding goods subject to measures.

Where importers are unclear on the correct tariff classification of their goods, it is recommended they check the <u>Working Tariff page</u> on the ABF website or contact the ABF on 131 881.

14. What are the duty assessment importation and application period dates?

An importer of goods on which an IDD has been paid, may lodge an application with the Commissioner requesting that the Parliamentary Secretary make an assessment of the final liability of those goods to duty.

This usually occurs when an importer considers that the IDD paid in respect of goods exceed the total amount payable (i.e. importers consider they are entitled to a refund of duties). In relation to IDD, an importer may consider that the dumping margin for the goods is now less than it was during the investigation period, or that its exporter is no longer dumping, and as a result it has paid more duty than it should have paid.

There are a series of time frames fixed by legislation that govern the duty assessment system (referred to as importation periods). The duty assessment importation periods and application dates for aluminium extrusions from **China** are as follows:

Importation Period	Application Period
28 October 2019 - 27 April 2020	28 April 2020 – 27 October 2020
28 April 2020 – 27 October 2020	28 October 2020 - 27 April 2021
28 October 2020 – 27 April 2021	28 April 2021 – 27 October 2021
28 April 2021 – 27 October 2021	28 October 2021 – 27 April 2022
28 October 2021 – 27 April 2022	28 April 2022 – 27 October 2022
28 April 2022 – 27 October 2022	28 October 2022 – 27 April 2023
28 October 2022 – 27 April 2023	28 April 2023 – 27 October 2023
28 April 2023 – 27 October 2023	28 October 2023 – 27 April 2024
28 October 2023 – 27 April 2024	28 April 2024 – 27 October 2024
28 April 2024 – 27 October 2024	28 October 2024 – 27 April 2025
28 October 2024 – 27 April 2025	28 April 2025 – 27 October 2025
28 April 2025 – 27 October 2025	28 October 2025 – 27 April 2026

The duty assessment importation periods and application dates for aluminium extrusions from **Malaysia and Vietnam** are as follows:

Importation Period	Application Period		
27 June 2019 – 26 December 2019	27 December 2019 – 26 June 2020		
27 December 2019 – 26 June 2020	27 June 2020 – 26 December 2020		
27 June 2020 – 26 December 2020	27 December 2020 – 26 June 2021		
27 December 2020 – 26 June 2021	27 June 2021 – 26 December 2021		
27 June 2021 – 26 December 2021	27 December 2021 – 26 June 2022		
27 December 2021 – 26 June 2022	27 June 2022 - 26 December 2022		

More information about duty assessments is available on the Anti-Dumping Commission website.